Case 3:10-cv-02800-JSW Document 25 Filed 02/03/11 Page 1 of 3

	1	Clyde A. Thompson, SBN 72920 Benjamin A. Thompson, SBN 236590		
	2	HAAPALA, THOMPSON & ABERN, LLP 1939 Harrison Street, Suite 800		
	3	Oakland, California 94612 Tel: 510-763-2324		
	4	Fax: 510-273-8570		
	5	Attorneys For Defendants	CODY LAUFDN	
	6	COUNTY OF ALAMEDA and SHERIFF GRE	GURY J. AHERN	
	7			
	8	UNITED STATES	DISTRICT COURT	
	9	NORTHERN DISTRICT OF CALIFORNIA – SAN FRANCISCO		
	10	JARIAHA JENKINS, individually and as	Case No.: C10-2800 JSW	
	11	personal representative of the ESTATE OF ALBERT R. JENKINS JR, the ESTATE OF		
	12	ALBERT R. JENKINS JR., and JARIAHA JENKINS as Guardian ad Litem of minors,	ORDER EXTENDING THE TIME FOR ADR MEDIATION	
0 / 0	13	S.J. and A.J.,	AND CONTINUING CASE	
0-017		Plaintiffs,	MANAGEMENT CONFERENCE	
<u>.</u>	14	vs.		
ח וויי	15			
g L	16	COUNTY OF ALAMEDA, a governmental entity; GREGORY J. AHERN, in his capacity		
	17	as Sheriff for COUNTY OF ALAMEDA; PRISON HEALTH SERVICES,		
	18	INCORPORATED, ALAMEDA COUNTY MEDICAL CENTER; and DOES 1-50,		
	19	inclusive, in their individual and official		
		capacities as Sheriff's Deputies and Medical Personnel for the COUNTY OF ALAMEDA,		
	20	for PRISON HEALTH SERVICES, INCORPORATED and ALAMEDA		
	21	COUNTY HEALTH CENTER,		
	22	Defendants.		
	23			
	24	On December 13, 2010, Plaintiffs filed a	n Amended Complaint adding new Defendants	
	25	PRISON HEALTH SERVICES INCORPORATED and ALAMEDA COUNTY MEDICAL		
	26	CENTER. Defendants COUNTY OF ALAMEDA and SHERIFF AHERN have filed their		
	27	Answer to the Amended Complaint. The new I	Defendants Prison Health Services and Alameda	
	28			

Haapala, Thompson & Abern LLP Attorneys At Law Park Plaza Building 1939 Harrison St., Suite 800 Oakland, California 94612 Telephone: 510-763-2324 Fassimile: 510-273-8570

Jenkins v. County of Alameda, et a.,/Case #CV10-2800 DMR Stipulation & [Proposed] Order to Extend Time for Completion of ADR

Case 3:10-cv-02800-JSW Document 25 Filed 02/03/11 Page 2 of 3

	1	County Medical Center were recently served, on January 28, 2011, with the Amended		
	2	Complaint. Additional time is necessary for the new Defendants to retain counsel and Answer		
	3	the Amended Complaint.		
	4	On January 27, 2011, Adanté Pointer, counsel for Plaintiffs, and Clyde Thompson,		
	5	counsel for Defendant County of Alameda, met and conferred with Ms. Robin Siefkin, ADR		
	6	Program Staff Attorney, to address scheduling ADR. Given the need to have counsel for the		
	7	new Defendants appear in the action, the parties submit this stipulation to postpone the deadline		
	8	to complete ADR until 90 days after the new Defendants answer the Amended Complaint. The		
	9	completion of ADR is expected to be by May 31, 2011.		
	10	Pursuant to this change, the Parties also request that the next Case Management		
	11	Conference, currently scheduled for March 11, 2011, be continued to June 3, 2011.		
	12	The Parties have been cooperating while completing discovery. Accordingly,		
3-85/0	13	scheduling the Case Management Conference after ADR/mediation will likely be a more		
510-273-8570	14	productive use of the Court's time.		
racsimile:	15	IT IS SO STIPULATED.		
Гас	16	Dated: February 2, 2011 LAW OFFICES OF JOHN L. BURRIS		
	17			
	18	By: */s/ Adanté D. Pointer Adanté D. Pointer		
	19	Addite D. Foliter Attorneys For Plaintiff *Mr. Pointer provided his consent that this		
	20	document be electronically filed.		
	21	Dated: February 2, 2011 HAAPALA, THOMPSON & ABERN, LLP		
	22			
	23	By: /s/ Clyde A. Thompson Clyde A. Thompson		
	24	Attorneys For Defendants COUNTY OF ALAMEDA and		
	25	SHERIFF GREGORY J. AHERN		
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Case 3:10-cv-02800-JSW Document 25 Filed 02/03/11 Page 3 of 3

1	<u>ORDER</u>
2	PURSUANT TO STIPULATION AND FOR GOOD CAUSE SHOWN, IT IS
3	ORDERED that the parties time to complete ADR/mediation is extended and shall be completed
4	by May 31, 2011.
5	IT IS FURTHER ORDERED that the Case Management Conference currently
6	scheduled on March 11, 2011, is continued to June 3, 2011 at 1:30 p.m. in Courtroom 11,
7	19 th Floor, United States District Court for the Northern District of California, San Francisco.
8	Dated: February 3, 2011
9	Hand Will Lettray S. White
10	nited States District Court Judge
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